NO. C07-00635 JCS

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1	WHEREAS under the current Case Management and Pretrial Order, the deadline to		
2	complete all fact discovery is set for December 21, 2007, and the deadline to complete all		
3	expert discovery is set for March 3, 2008;		
4	WHEREAS although the parties have served and exchanged written discovery and		
5	each taken some depositions to date, they mutually do not anticipate they will be able to		
6	complete all fact discovery prior to the December 21, 2007 discovery cutoff without		
7	undue hardship given the parties' travel schedules and the upcoming holidays;		
8	WHEREAS this is the first request for a modification to the case schedule; and		
9	WHEREAS, the parties do not anticipate the stipulated extensions of time will		
10	otherwise affect the case schedule.		
11	NOW, THEREFORE, pursuant to Civil Local Rules 6-2 and 26-2, the parties to		
12	this action hereby stipulate as follows:		
13	(1) Responses to all written discovery shall be concluded by January 18, 2008;		
14	(2) All fact depositions shall be concluded by February 8, 2008;		
15	(3) The last day to identify experts and serve initial expert discovery shall be		
16	February 22, 2008;		
17	(4) The last day to serve expert rebuttal reports shall be March 8, 2008; and		
18	(5) The close of expert discovery shall be March 21, 2008.		
19	IT IS SO STIPULATED		
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1	Dated: December 10, 2007	O'MELVENY & MYERS LLP	
2		D //D I D II	
3		By: /s/ Ryan J. Padden Ryan J. Padden	
4		Ryan J. Padden Attorneys for Defendant Analogix Semiconductor, Inc.	
5			
6		FENWICK & WEST LLP	
7			
8		By: /s/Ryan Tyz	
9		Ryan Tyz Attorneys for Plaintiff	
10		Silicon Image, Inc.	
11			
12	Filar's Attactation, Durguent to Congral Order	No 45 Caption V(D) recording signatures	
13	Filer's Attestation: Pursuant to General Order No. 45, Section X(B) regarding signatures,		
14	I attest under penalty of perjury that concurrence in the filing of the document has been		
15	obtained from Ryan Tyz, counsel for Silicon Image.		
16	Dated: December 10, 2007		
17			
18		By /s/Ryan J. Padden Ryan J. Padden	
19		Attorneys for Defendant Analogix Semiconductor, Inc.	
20		Analogix Semiconductor, Inc.	
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	2	STIPULATION EXTENDING TIME	

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ORDER WHEREAS the Court has considered the parties' stipulation; PURSUANT TO STIPULATION, IT IS SO ORDERED. DATED: <u>12/11</u>, 2007 United State gistate Judge Judge Joseph C. Spero